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DATE MAILED: 11/25/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/663,172	09/16/2003	Bruce C. Beihoff	ALBR0129?YOD 2821 03AB109 EXAMINER	
75	90 11/25/2005			
Alexander Gerasimow			NGUYEN, HUNG THANH	
Allen Bradley Company Patent Dept. 704P Floor 8 T29			ART UNIT	PAPER NUMBER
1201 South Second Street			2841	
Milwaukee, WI 53204			DATE MAN ED 11/06/0006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		10/663,172	BEIHOFF ET AL.			
		Examiner	Art Unit			
		HUNG T. NGUYEN	2841			
Period for	The MAILING DATE of this communication ap Reply	pears on the cover sheet with the c	orrespondence address			
WHICH - Extens after S - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR REPI HEVER IS LONGER, FROM THE MAILING I ions of time may be available under the provisions of 37 CFR 1 IX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statu- ply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be timed to the state of th	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠ F	Responsive to communication(s) filed on <u>08 /</u>	November 2004.				
·	This action is FINAL . 2b)⊠ This action is non-final.					
'=	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Diamasisia	a of Claims					
	n of Claims					
,	4)⊠ Claim(s) <u>48-77</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
·	5) Claim(s) is/are allowed.					
•	Claim(s) <u>48-77</u> is/are rejected.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are objected to.					
8)□ (Claim(s) are subject to restriction and/	or election requirement.				
Applicatio	n Papers	•				
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
P	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ur	nder 35 U.S.C. § 119					
	cknowledgment is made of a claim for foreig	n priority under 35 H.S.C. & 119(a)	-(d) or (f)			
	All b) Some * c) None of:	in priority under 35 0.5.6. § 119(a)	-(u) or (i).			
,		its have been received				
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).					
* \$6	* See the attached detailed Office action for a list of the certified copies not received.					
	the attached detailed office action for a lig	t of the defining dopies not reserve	u .			
			•			
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
	Paper No(s)/Mail Date					
3) 🛛 Informa	Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Solution Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Solution Disclosure Statement(s) (PTO-152) Solution Disclosure Statement(s) (PTO-152)					
Paper No(s)/Mail Date <u>11/8/04</u> . 6)						

Application/Control Number: 10/663,172

Art Unit: 2841



DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 48, 49, 52, 58, 62, 72 are rejected under 35 U.S.C. 102(b) as being anticipated by Cook, II (US 5,687,066).

Regard claim 48, 58: Cook, II discloses in figures 1-5 a modular power converter comprising: a converter (10) including a support (60, 62) including a passage (48, see column 5 from lines 12-22) for circulation of a cooling medium and a power electronic switching circuit (20) mounted on the support and configured to convert input power (14) to output power (16) having desired electrical characteristics; a housing (18) at least partially surrounding the converter (10); and at least one plug-in connector (14, 16) coupled to the switching circuit (20) and to the housing (18) for establishing electrical continuity between the converter and external circuitry.

Regard claim 49: Cook, II discloses in figures 1-5 the housing shields the switching circuit (see figures) from EMI, and wherein the at least one connector (32, 34) extends EMI shielding from the housing to a region at least partially surrounding conductors of the at least one connector (32, 34).

Regard claim 52, 62, 72: Cook, Il discloses in figures 1-5 the converter wherein the at least one connector (14, 16) includes a first connector (14) for routing the input power

Art Unit: 2841

into the housing and a second connector (16) for routing output power from the housing (explain in claim 1).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 50, 53-55, 59, 60, 63-65, 68-70, 73-75 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cook, II (US 5,687,006) in view of Nigorikawa (US 4,628,412) and Sanger et al. (US 6,016,007).

Regard claim 50, 60, 70: Cook, II discloses all elements of the converter as described above with respect to claim 1 except, Cook, II does not disclose the converter wherein the at least one connector includes a single connector having electrical connections for the input power and the output power.

Nigorikawa discloses the converter wherein the at least one connector includes a single connector having electrical connections for the input power and the output power.

Cook, II and Nigorikawa are analogous art because they are from the same field of endeavor to make shielding housing.

At the time of the invention, it would have been obvious for one ordinary skill in the art to make connector of Cook, II to have electrical connections for the input and output power as taught by Nigorikawa.

Art Unit: 2841

Therefore, it would have been obvious for one ordinary skill in the art to combine Cook, II with Nigorikawa for the benefit of reducing space.

Regard claim 51, 56, 57, 61, 66, 67, 71, 76, 77: Cook, II discloses all elements of the converter as described above with respect to claim 1 except, Cook II does not disclose the converter wherein the single connector includes connections for incoming and outgoing cooling fluid.

Sanger et al. discloses the converter wherein the single connector includes connections for incoming and outgoing cooling fluid.

Cook, II and Sanger et al. are analogous art because they are from the same field of endeavor to make shielding housing.

At the time of the invention, it would have been obvious for one ordinary skill in the art to make connector of Cook, II for incoming and outgoing fluid as taught by Sanger et al.

Therefore, it would have been obvious for one ordinary skill in the art to combine cook, II with Sanger et al. for the benefit of reducing heat and better electronic performance.

Regard claim 53, 63, 73, 75: Cook, II discloses all elements of the converter as described above with respect to claim 1 except, Cook, II does not disclose the converter wherein the first and second connectors are disposed on a same side of the housing.

Nigorikawa discloses the converter wherein the first and second connectors are disposed on a same side of the housing.

Cook, II and Nigorikawa are analogous art because they are from the same field of endeavor to make shielding housing.

Art Unit: 2841

At the time of the invention, it would have been obvious for one ordinary skill in the art to make connector of Cook, II on the same side of the housing as taught by Nigorikawa.

Therefore, it would have been obvious for one ordinary skill in the art to combine Cook, II with Nigorikawa for the benefit of reducing space.

Regard claim 54, 55, 64, 65, 74: Cook, II discloses all elements of the converter as described above with respect to claim 1 except, Cook, II does not disclose the converter wherein the first and second connectors are disposed on opposite sides of the housing. Nigorikawa discloses the first and second connectors are disposed on opposite sides of the housing.

Cook, II and Nigorikawa are analogous art because they are from the same field of endeavor to make shielding housing.

At the time of the invention, it would have been obvious for one ordinary skill in the art to make connectors of Cook, II to disposed on opposite sides of the housing as taught by Nigorikawa.

Therefore, it would have been obvious for one ordinary skill in the art to combine Cook, II with Nigorikawa for the benefit of reducing signal interference.

Regard claim 59, 69: Cook, II discloses all elements of the converter as described above with respect to claim 1 except, Cook, II does not disclose the converter wherein the housing and the at least one connector are configured to provide contiguous shielding having intrinsically low impedance paths for EMI originating from the switching circuit and from sources external to the converter during operation.

Application/Control Number: 10/663,172

Art Unit: 2841

However, it is old and well known for one ordinary skill in the art to make the housing

Page 6

and connector having intrinsically low impedance paths for the benefit of implied higher

current.

Therefore, it would have been obvious for one ordinary skill in the art to make housing

and connector to have low impedance for the benefit of implying higher current.

Regard claim 68: Cook, II discloses all elements of the converter as described above

with respect to claim 1 except, Cook, II does not disclose connector plug adapted to

interface with the at least one plug-in connector for establishing electrical continuity

between the converter and external circuitry wherein the at least one plug-in connector

and the connector plug mate to extend EMI shielding from the housing to a the

connector plug.

However, it is old and well known for one ordinary skill in the art to make connector plug

adapted to interface with at least one plug-in connector for the benefit of supplying

power to devices.

Therefore, it would have been obvious for one ordinary skill in the art to make connector

plug adapted to interface with plug-in connector for the benefit of supplying power to

other devices.

Relevant Art

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The Huang (US 5,430,618) teaches EMI shielding housing, Wolf et al. (US 5,734,561) teaches the shielding rack from electromagnetic interface, Verma (US 5,872,332) teaches the EMI shielding cage for electronic device, Jitary (US 5,973,923) teaches the power converter.

Application/Control Number: 10/663,172

Art Unit: 2841

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to HUNG T. NGUYEN whose telephone number is 571-

272-5983. The examiner can normally be reached on 8:00AM-5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, KAMMIE CUNEO can be reached on 571-272-1957. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published

applications may be obtained from either Private PAIR or Public PAIR. Status

information for unpublished applications is available through Private PAIR only. For

more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free).

HUNG THANH NGUYEN

HN

11/15/05

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Page 7